THE HONORABLE BARBARA J. ROTHSTEIN

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATLLE

IN RE: PHENYLPROPANOLAMINE (PPA)
PRODUCTS LIABILITY LITIGATION

This document relates to:
Nettie Brown,

v.
GlaxeSmithKline, PLC, et al.,
Cause No. C02-1768

MDL NO. 1407

SCHERING-PLOUGH
CORPORATION'S MOTION FOR
SUMMARY JUDGMENT ON THE
GROUNDS THAT PLAINTIFF DID
NOT INGEST A SCHERING-PLOUGH
CORPORATION PPA-CONTAINING
PRODUCT WITHIN SEVENTY-TWO
(72) HOURS OF HER STROKE AS
REQUIRED BY THIS COURT'S JUNE
18, 2003 DAUBERT ORDER

Considering Schering-Plough Corporation's ("SPC") Motion for Summary Judgment on the grounds that plaintiff did not ingest an SPC PPA-containing product manufactured by SPC within the seventy-two (72) hours of her stroke as required by this Court's June 18, 2003 Daubert Order;

IT IS HEREBY ORDERED that plaintiff Nettie Brown's claims against SPC are dismissed, with prejudice, at plaintiff's cost.

Seattle, Washington this 2 day of August, 2006

JUDGE BARBARA J. ROTHSTEIN

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